

STATE OF HAWAII DEPARTMENT OF LAND AND NATURAL RESOURCES COMMISSION ON WATER RESOURCE MANAGEMENT

OBJECTION TO AN APPURTENANT RIGHTS CLAIM

Instructions: Complete one (1) "Objection to an Appurtenant Rights Claim Form" (Form APRT-OBJ) for each Appurtenant rights claim to which you object.

- Any person or entity with a legal or material interest in the water may file written objections. Persons filing
 objections must serve copies of the written objection and all related documentation / evidence 1) on the
 applicant; and 2) on the Commission on Water Resource Management, P.O. Box 621, Honolulu, HI 96809.
- Appurtenant rights claimants will have an opportunity to submit a rebuttal to the written objections.
- For questions, contact the Commission's Stream Protection and Management Branch at (808) 587-0234.

Form	A	PR	T	-0	B.	J
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2012 SEP 21 PM 1:22

9265 Form APRT-OBJ 08/29/2012

For Official Use Only:

e Only:

A. OBJECTOR			Experimental Department of the Control of the Contr
NAME/COMPANY		Contact Person	
Wailuku Water Company, LLC		Avery B. Chumbley	
Mailing Address			
P. O . Box 2790, Wailuku, Hawaii	96793		
Phone	Fax	E-mail Address	
808/244-7079	808/242-7968	abc@aloha.net	
Explain your legal or material inte	erest in objecting to this Appurtenar	nt rights claim.	
Determination of Applicant's claim	the owner and operator of the private n of an appurtenant right to water that of the distribution system and will affe	is distributed through Wai	th which the Applicant receives surface water. iluku Water Company, LLC's distribution /ailuku Water Company, LLC.
B. APPLICANT (As listed in	n the Public Notice)		
NAME/COMPANY			Surface Water Use Permit Application No.
Piko Ao, LLC			2264/2265N
Mailing Address			
2839 Kalialani Circle	e, Makawao, HI 96768		
Identify all Tax Map Keys (TMK) re	lated to this objection:		
(2) 3-2-006-008; (2)	3-2-006-019		
C. REASON(S) FOR OBJEC	TION		
Select <u>all</u> that apply below. Th	e objector has the burden of pr	oof on all objections.	
☐ The parcel was not used as a	residence or for cultivation at the ti	ime of the Mahele.	
	er has been reserved or extinguishe	d.	
X There are materially false stat	tements or representations in the cl	aimant's application for A	Appurtenant rights.
Summarize carefully your objection	n and how approval of this Applicat	tion would adversely affe	ct your legal interests (Use separate page if needed):
The claim must be reviewed in ligh			
1-Whether the claim properly chara 2-Whether the rights claimed are su	ecterized the source of the water for waterized to Public Utilities Commission	hich the claim is asserted;	
3-Whether the rights have been exti		Regulation, and	
	nd on the objections and provide docu	mentary support for the ol	bjection(s).
Supporting do	cumentation / evidence	must be provide	ed on separate sheets.
D. OBJECTOR SIGNATURE			
By checking this box (for electronic information provided is accurate an	submissions) or signing below to hardcop and true to the best of their knowledge	y submissions) indicates that t	he signatory understands and swears that the
Print Name:	Signature:		Date:
Avery B. Chumbley,	1 1		September 18, 2012
Authorized Representative	1/4/		

FILE ID: COCID:

Whether the Claim Properly Characterized The Source of Water

The claim contains an ambiguity or possibly a mischaracterization on the water source for the appurtenant right.

A claimant to an appurtenant right must establish that the surface water was taken directly from the stream, or from an auwai that was connected to a stream, at the time of the original conversion of the property to fee simple title.

Claims based on surface water taken from a privately owned distribution system and not from a stream, especially a distribution system that did not exist at the time of the original fee simple conversion, does not establish an appurtenant right to surface water delivered through a privately owned distribution system.

Accordingly, factual and legal questions exist on whether the subject claim for appurtenant rights derives from a diversion that existed at the time of the original fee simple conversion from a stream or an auwai that was then connected to a stream.

In addition, factual and legal questions exist as to whether applicant is required to hold a stream diversion works permit and/or a stream channel alteration permit and whether there is a right to use a privately owned distribution system if the surface water is being diverted through that privately owned distribution system.

Rights Claimed May be Subject to Public Utilities Commission Regulation

The claim asserts a right to use surface water that reaches the claimant's property through a distribution system owned by Wailuku Water Company, LLC

The ability of Wailuku Water Company, LLC to deliver water through that distribution system is the subject of a proceeding pending before the State of Hawaii Public Utilities Commission ("PUC").

Any determination by the Commission on Water Resource Management on claims in which the surface water is delivered through use of the distribution system owned by Wailuku Water Company, LLC must include a condition that the delivery of the surface water is subject to applicable terms, conditions, rules, regulations, decisions, orders, tariffs, and actions of the PUC (collectively "PUC Regulation")

Accordingly, factual and legal questions exist on whether the subject claim for appurtenant rights may be subject to PUC Regulation.

Were Appurtenant Water Rights Extinguished

Appurtenant rights to surface water are created at the time the original conversion to fee simple land. While an appurtenant right to surface water cannot be transferred separately and apart from land to which it attaches, the right can be extinguished.

The appurtenant right to surface water is extinguished if the Grantor of the property transfers the property and either reserves the right to the Grantor or transfers the property without transferring the appurtenant right.

The conveyance document in the chain of title to the subject property contain language to the following effect:

EXCEPTING, RESERVING AND GRANTING, however, unto Grantor, its successors and assigns, all water and water rights (surface and ground water) within or appurtenant to the Property, including the right to develop and utilize the same; provided, however, that in the exercise of said rights, Grantor, its successors and assigns, shall not have the right to drill for water or otherwise disturb the surface of the land or any improvements thereon.

Accordingly, factual and legal questions exist as to whether an appurtenant right has been extinguished.

X



STATE OF HAWAII
BUREAU OF CONVEYANCES
RECORDED
MAY 01, 2002 08:02 AM

Doc No(s) 2002-075272

ISI CARL T. WATANABE
ACTING
REGISTRAR OF CONVEYANCES
CONVEYANCE TAX: \$365.00

7 1/1 Z3

LAND COURT SYSTEM

REGULAR SYSTEM

Return by Mail (x) Pickup () To Avery B. Chumbley Wailuku Agribusiness Co., Inc. 255 E. Waiko Road Wailuku, Hawaii 96793

Tax Key: (2) 3-2-6-8 and 19

Total No. of Pages: 7

QUITCLAIM DEED

KNOW ALL MEN BY THESE PRESENTS:

That WAILUKU AGRIBUSINESS CO., INC., a Hawaii corporation, whose address is P. O. Box 1826, Papaikou, Hawaii 96781-1826, hereinafter called the "Grantor," for and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration to Grantor paid by PIKO A'O, LLC, a Hawaii limited liability company, whose address is 1733 Wili Pa Loop, Bay 1, Wailuku, Hawaii 96793, hereinafter called the "Grantee," the receipt whereof is hereby acknowledged, does hereby give, grant, convey, release and forever quitclaim unto the said Grantee, as a tenant in severalty, all of Grantor's

right, title and interest in and to the real property described in Exhibit "A" attached hereto and by this reference incorporated herein (the "Property"); subject, however, to all encumbrances noted on said Exhibit "A".

EXCEPTING AND RESERVING, HOWEVER, unto Grantor, its successors and assigns, all water and water rights (surface and ground water) within or appurtenant to the Property; provided, however, that in the exercise of said rights, Grantor, its successors and assigns, shall not have the right to drill for water or otherwise disturb the surface of the land or any improvements thereon.

EXCEPTING AND RESERVING, FURTHER, unto Grantor, its successors and assigns forever, as appurtenant to the lands which are located adjacent or in the vicinity of the Property and which are now owned or used or hereafter acquired and used by Grantor, its successors and assigns, in agricultural operation, the unrestricted right to engage in any type of farming operation, including, but not limited to, open burning, percolating, evaporating, fertilizing, milling, generating power, water diversion, plowing, grading, storing, hauling, spraying pesticides, irrigating, crop dusting, and all other activities incidental to the planting, farming, harvesting and processing of agricultural products and by-products, which operations may from time to time cause noxious emissions such as noise, smoke, dust, light, heat, vapor, odor, chemicals, vibration, and other nuisances to be discharged or emitted over and upon the Property. Grantor, its successors and assigns, shall not be responsible or

liable to Grantee, its successors and assigns, for the consequences from the creation and discharge of such noxious emissions within the Federal and State environmental and agricultural laws and regulations, and Grantee, its successors and assigns, shall indemnify and hold Grantor, its successors and assigns, harmless from any liability or expense resulting from such claims arising from such nuisance whether made by Grantee or guests or other persons using the Property.

EXCEPTING AND RESERVING, FURTHER, unto Grantor, its successors and assigns, watercourse easement(s) of such character and sufficient size as Grantor, its successors and assigns, may establish for the flowage and direction of water or watersuspended material or the flotation of other objects upon, through, along and over the Property in such location as shall be mutually agreed in writing from time to time, including the right to construct, maintain, operate, repair or remove improvements in connection with said easement(s) and together with such rights of way for ingress and egress as shall be reasonably necessary in connection herewith.

TO HAVE AND TO HOLD the same, together with all buildings and other improvements, rights, easements, privileges and appurtenances thereon or thereunto belonging or in anywise appertaining or held and enjoyed therewith, unto the said Grantee, forever.

The terms "Grantor" and "Grantee", as and when used herein, or any pronouns used in place thereof, shall mean and include the masculine or feminine, or neuter, the singular or

plural number, individuals or corporations, and their and each of their respective successors, heirs, personal representatives, and permitted assigns, according to the context hereof. If these presents shall be signed by two or more Grantors or by two or more Grantees, all covenants of such parties shall for all purposes be joint and several.

IN WITNESS WHEREOF, the Grantor has executed these presents on this 18^{40} day of 18^{40} , 2002.

APF	ROVED	AS	TO FORM:	
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BY	<i>y</i> ×			

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Ву	ander
	(Avery B. Chumbley
It	Rresident /
Ву	both j. and I
	Beyerly Y. Crudele
It	s Secretary

STATE OF HAWAII)	SS.
COUNTY OF MAUI)	
executed the foregoing instr such person(s), and if appli	of Mark , 2007, before me and , to me personally known, who, being i, did say that such person(s) rument as the free act and deed of cable, in the capacities shown, to execute such instrument in such
	Spranie & Arreola Print Name: Kname L. Arreola
	Print Name: <u>Tename L. Arreda</u> Notary Public, State of Hawaii.
	My commission expires: August 15, 2002
1.5:	

STATE OF HAWAII	1	
)	SS.
COUNTY OF HAWAII)	

Name: Nora Rosario

Notary Public, State of Hawaii

My commission expires: December 13, 2002

EXHIBIT "A"

PARCEL FIRST:

All of that certain parcel of land situate at Waihee, Island and County of Maui, State of Hawaii, identified as Tax Map Key (2) 3-2-6-8, and containing an area of approximately 30.913 acres.

SUBJECT, HOWEVER, to all encumbrances of record, if any, as of the date of recording of this instrument in the said Bureau of Conveyances of the State of Hawaii.

PARCEL SECOND:

All of that certain parcel of land situate at Waihee, Island and County of Maui, State of Hawaii, identified as Tax Map Key (2) 3-2-6-19, and containing an area of approximately .540 acre.

SUBJECT, HOWEVER, to all encumbrances of record, if any, as of the date of recording of this instrument in the said Bureau of Conveyances of the State of Hawaii.

END OF EXHIBIT "A"